

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
WASHINGTON, D.C. 20549

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FORM 8-K

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CURRENT REPORT  
Pursuant to Section 13 or 15 (d)  
Of the Securities Exchange Act of 1934

Date of Report August 17, 2015

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**CORE RESOURCE MANAGEMENT, INC.**  
(Exact name of registrant as specified in its charter)

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Nevada  
(State or other jurisdiction of  
incorporation)

000-55010  
(Commission File Number)

46-2029981  
(IRS Employer Identification  
Number)

3131 E. Camelback, Suite 211  
Phoenix, AZ 85016  
(Address of principal executive offices)

(602) 314-3231  
(Registrant's telephone number, including area code)

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Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrants under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
  - Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
  - Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
  - Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 24.0 13e-4 (c))
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**Item 5.02 – Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Directors or Certain Officers;**

Departure of Officers and Directors. Effective July 06, 2015 the Company reports the departure of Mr. Phillip Nuciola as our Chairman of the Board of Directors. Mr. Nuciola has been discussing an exit strategy with Core Resource Management, Inc. and decided on August 17, 2015 to not renew his contract that was up for renewal on July 06, 2015.

Appointment of Officers and Directors. Effective August 17, 2015 the Company reports the appointment of Mr. Alexander Campbell as our interim Chairman of the Board of Directors. Mr. Campbell has previously served as a Director of the Company.

Mr. Nuciola has severed as the Company Chairman for the year of 2014 through the current reporting as well as working within the Capital Markets division of the Company. Mr. Nuciola’s background was previously reported. Mr. Nuciola does not hold any other directorships in reporting companies and does not have any family relationships among other current or nominated directors or executive officers.

Mr. Nuciola will remain an outside consultant for the Company through its previously negotiated contract with Crestrock Capital. Mr. Nuciola holds and plans to continue holding shares of Company Common Stock (OTCQB: CRMI).

Mr. Dennis W. Miller, Chief Executive Officer and chair of the Nominating and Governance Board Committee is leading the efforts to locate a new Chairman, while Mr. Campbell holds the interim position.

**Item 7.01 Regulation FD Disclosure.**

Core Resource Management, Inc. (the "Company") has issued a press release dated August 17, 2015 regarding Mr. Nuciola’s departure, a copy of which is attached as Exhibit 99.1 and incorporated by reference in this Item 7.01.

**Item 9.01 Financial Statements And Exhibits.**

<u>Exhibit Number</u>	<u>Description</u>
<a href="#">99.1</a>	Press Release: Phillip Nuciola Resigns as Chairman of the Board of Directors, Alexander Campbell Named Interim Chair.

## Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

### **CORE RESOURCE MANAGEMENT, INC.**

Date: August 17, 2015

By: /s/ Dennis W. Miller

Dennis W. Miller  
Chief Executive Officer



**Phillip Nuciola Decides Not to Renew Contract as Chairman of the Board of Directors, Alexander Campbell Named Interim Chairman.**

**Phoenix, AZ August 17, 2015**

Phoenix, AZ August 17, 2015 –(*Marketwired*) -- Core Resource Management, Inc. (OTCQB: CRMI) (“Core”) (www.coreresource.net); Core Resource Management is a Phoenix-based oil & gas company engaged in the acquisition of existing oil & gas production in partnership with established oil & gas operators in Texas, Oklahoma, and the Southwest.

Phillip Nuciola has decided not to renew contract as Chairman of the Board of Directors, effective July 6, 2015. Alexander Campbell, current director, will serve as interim Chairman while the Board searches for a new Chairman. Mr. Campbell brings to Core over 30 years of experience and success at Enduring Resources. Mr. Nuciola will remain active as a consultant to Core working with Crestrock Capital.

“We are thankful for Phil’s leadership as the Company is progressing towards a successful transformation. The decrease in commodity pricing, during the same time as the transition and integration of a recently merged company, and acquisition of additional assets, have proved challenging. Core will continue to work diligently to position itself potential success,” said Mr. Campbell.

“I am proud of our accomplishments over the past sixteen months as we have worked together to turn around the Company. I am sincerely grateful for the support I have received from the Board of Directors, our investors, and our team. I will remain active as an outside consultant, while pursuing other endeavors.

Dennis W. Miller, the Chief Executive Officer and chair of the Nominating and Governance Board Committee, is leading the search for Mr. Nuciola’s replacement.

*Forward Looking Statements: Statements which are not historical facts contained in this release are forward looking statements, such as "costs paid back" that involve risks and uncertainties, including but not limited to, the effect of economic conditions, the impact of competition, the results of financing efforts, changes in consumers' preferences and trends. The words "progress," "value," and "well-established" and similar expressions identify forward-looking statements, which speak only to the date the statement was made. Risk factors exist and may change the potential outcome. Such factors include, but are not limited to, the timing and extent of changes in market conditions and prices for natural gas and oil; thereby future events and actual results may differ materially from those set forth herein, contemplated by, or underlying the forward looking statements. Investors are cautioned not to place undue reliance on these forward-looking statements, which are valid only as of the date they were made.*

*The information herein is subject to change without notice. Core Resource Management, Inc. shall not be liable for technical or editorial errors or omissions contained herein.*

Contact:

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Chief Executive Officer  
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Phoenix, AZ 85016

**Source: Core Resource Management, Inc.**

